Room 3104, of the Commission's offices at 941 North Capitol Street NE., Washington, D.C. 20426.

## Lois D. Cashell,

Secretary.

[FR Doc. 95–21867 Filed 9–1–95; 8:45 am] BILLING CODE 6717–01–M

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-5291-7]

Underground Injection Control Program; Hazardous Waste Land Disposal Restrictions; Petition for Exemption—Class I Hazardous Waste Injection Well, Monsanto Chemical Company

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice of final decision on exemption reissuance.

**SUMMARY:** Notice is hereby given that a Petition for reissuance of an exemption to the land disposal restrictions under the 1984 Hazardous and Solid Waste Amendments to the Resource Conservation and Recovery Act has been granted to Monsanto Chemical Company, for the Class I injection wells located at the Alvin. Texas facility. As required by 40 CFR Part 148, the company has adequately demonstrated to the satisfaction of the Environmental Protection Agency by petition and supporting documentation that, to a reasonable degree of certainty, there will be no migration of hazardous constituents from the injection zone for as long as the waste remains hazardous. This final decision allows the underground injection by Monsanto Chemical Company of the specific restricted hazardous waste identified in the petition for reissuance, into the Class I hazardous waste injection wells at the Alvin, Texas facility specifically identified in the petition for as long as the basis for granting an approval of this petition remains valid, under provisions of 40 CFR 148.24. As required by 40 CFR 124.10, a public notice was issued on June 14, 1995. The public comment period ended on July 31, 1995. EPA received no comments. This decision constitutes final Agency action and there is no Administrative appeal. DATES: This action is effective as of August 17, 1995.

ADDRESSES: Copies of the petition for reissuance and all pertinent information relating thereto are on file at the following location: Environmental Protection Agency, Region 6, Water Quality Protection Division, Source Water Protection Branch (6WQ-S), 1445 Ross Avenue, Dallas, Texas 75202–2733. FOR FURTHER INFORMATION CONTACT: Phil Dellinger, Unit Leader, Ground Water/UIC, EPA—Region 6, telephone (214) 665–7142.

#### Oscar Ramirez, Jr.,

Acting Director, Water Quality Protection Division (6WQ).

[FR Doc. 95–21942 Filed 9–1–95; 8:45 am] BILLING CODE 6565–50–P

#### [FRL-5291-6]

Underground Injection Control Program; Hazardous Waste Injection Restrictions; Petition for Exemption— Class I Hazardous Waste Injection— BASF Corporation (BASF)

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice of final decision on petition.

**SUMMARY:** Notice is hereby given that an exemption to the land disposal restrictions under the 1984 Hazardous and Solid Waste Amendments to the Resource Conservation and Recovery Act has been granted to BASF, for the Class I injection wells located at Freeport, Texas. As required by 40 CFR Part 148, the company has adequately demonstrated to the satisfaction of the Environmental Protection Agency by petition and supporting documentation that, to a reasonable degree of certainty, there will be no migration of hazardous constituents from the injection zone for as long as the waste remains hazardous. This final decision allows BASF, to inject specific restricted hazardous wastes identified in the exemption, into the Class I hazardous waste injection wells at the Freeport, Texas facility, for as long as the basis for granting an approval of this exemption remains valid, under provisions of 40 CFR 148.24. As required by 40 CFR 124.10, a public notice was issued June 22, 1995. The public comment period ended on August 7, 1995. No comments were received. This decision constitutes final Agency action and there is no Administrative appeal.

**DATES:** This action is effective as of August 17, 1995.

ADDRESSES: Copies of the petition and all pertinent information relating thereto are on file at the following location: Environmental Protection Agency, Region 6, Water Quality Protection Division, Source Water Protection Branch (6WQ–S), 1445 Ross Avenue, Dallas, Texas 75202–2733.

FOR FURTHER INFORMATION CONTACT: Phil Dellinger, Unit Leader Ground Water/

UIC, EPA—Region 6, telephone (214) 665–7142.

## William B. Hathaway,

Director, Water Quality Protection Division (6WQ).

[FR Doc. 95–21941 Filed 9–1–95; 8:45 am]

## [FRL-52909]

# Common Sense Initiative Council (CSIC)

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notification of Public Advisory CSIC Computers and Electronics Section Subcommittee—Open Meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act, Public Law 92–463, notice is hereby given that the Computers and Electronics Subcommittee of the Common Sense Initiative Council will meet on the dates and times described below. All times noted are Eastern Time. The meeting is open to the public. Seating at the meeting will be on a first-come basis.

## Computers and Electronics Subcommittee—September 27–28, 1995

The Common Sense Initiative Council, Computers and Electronics Subcommittee (CSIC–CES) is convening an open meeting on Wednesday, September 27, from 8:30 a.m. to 5 p.m., and Thursday, September 28, from 8:30 a.m. to 3 p.m., at the Radisson Barcelo Hotel, 2121 P Street, NW., Washington, DC 20037. The phone number of the hotel is (202) 293–3100.

The first day of the meeting will consist primarily of breakout sessions for subcommittee workgroups (Reporting and Information Access; Barriers to Pollution Prevention, Recycling and Product Stewardship; and Integrated and Sustainable Alternative Strategies for Electronics), reports to the full subcommittee from those workgroups, and discussion of administrative and procedural issues of interest to the full subcommittee. Opportunity for public comment on major issues under discussion will be provided at intervals throughout the meeting.

FURTHER INFORMATION: For further information concerning this meeting of the Computer and Electronics Subcommittee, please contact Gina Bushong, (202) 260–3797, FAX (202) 260–1096, or by mail at US EPA (7405), 401 M Street SW., Washington, DC 20460; Mark Mahoney, Region 1, US EPA (617) 565–1155; or David Jones, Region 9, US EPA, (415) 744–2266.

#### INSPECTION OF CSIC DOCUMENTS:

Documents relating to the above Sector Subcommittee announcement will be publicly available at the meeting. Thereafter, these documents, together with the CSIC–CES meeting minutes, will be available for public inspection in room 2417 Mall of EPA Headquarters, Common Sense Initiative Program Staff, 401 M Street SW., Washington, DC 20460, phone (202) 260–7417. CSIC information can be accessed electronically through contacting Katherine Brown at: brown.katherine@epamail.epa.gov.

Dated: August 22, 1995.

#### Gina Bushong,

Designated Federal Official. [FR Doc. 95–21939 Filed 9–1–95; 8:45 am] BILLING CODE 6560–50–M

## [FRL-5289-8]

# Proposed Settlement Pursuant to Section 122(h) of the Comprehensive Environmental Response, Compensation, and Liability Act

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice of proposed administrative settlement and opportunity for public comment.

**SUMMARY:** In accordance with Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9622(i), the U.S. Environmental Protection Agency ("EPA"), Region II, announces a proposed administrative settlement pursuant to Section 122(h) of CERCLA, 42 U.S.C. 9622(h), relating to the Muratti Environmental Superfund Site ("Site"). The Site is located in the town of Penuelas, Tallaboa Ward, Commonwealth of Puerto Rico. This notice is being published pursuant to Section 122(i) of CERCLA to inform the public of the proposed settlement and of the opportunity to comment. EPA will consider any comments received during the comment period and may withdraw or withhold consent to the proposed settlement if comments disclose facts or considerations which indicate that the proposed settlement is inappropriate, improper, or inadequate. The proposed administrative settlement has been memorialized in an Administrative Order on Consent ("Order") between EPA and twelve settling parties ("Respondents"). This Order will become effective after the close of the public comment period, unless comments received disclose facts or considerations which indicate that this

Agreement is inappropriate, improper or inadequate, and EPA, in accordance with Section 122(i)(3) of CERCLA, modifies or withdraws its consent to this Agreement. Under the Order, the Respondents will be obligated to pay an aggregate of \$525,000 to the Hazardous Substance Superfund in reimbursement of EPA's response costs relating to the Site.

Pursuant to CERCLA Section 122(h)(1), the Order may not be issued without the prior written approval of the Attorney General or her designee. In accordance with that requirement, the Attorney General or her designee has approved the proposed administrative order in writing.

EPA intends to settle with other potentially responsible parties concerning reimbursement of EPA's remaining response costs.

**DATE:** Comments must be provided on or before October 5, 1995.

ADDRESS: Comments should be addressed to the U.S. Environmental Protection Agency, Office of Regional Counsel, New York/Caribbean Superfund Branch, 17th Floor, 290 Broadway, New York, New York 10007 and should refer to: "Muratti Environmental Superfund Site, U.S. EPA Index No. II CERCLA-94-0301". For a copy of the settlement document, contact the individual listed below.

FOR FURTHER INFORMATION CONTACT: Jean H. Regna, Assistant Regional Counsel, New York/Caribbean Superfund Branch, Office of Regional Counsel, U.S. Environmental Protection Agency, 17th Floor, 290 Broadway, New York, New York 10007. Telephone: (212) 637–3164.

Dated: August 10, 1995.

### Conrad Simon,

Acting Regional Administrator. [FR Doc. 95–21940 Filed 9–1–95; 8:45 am] BILLING CODE 6560–50–P

# FEDERAL COMMUNICATIONS COMMISSION

# Public Information Collection Approved by Office of Management and Budget

August 28, 1995.

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collections pursuant to the
Paperwork Reduction Act of 1980, Pub.
L. 96–511. You are not required to
respond to a collection of information
unless it displays a currently valid
control number. For further information
contact Shoko B. Hair, Federal

Communications Commission, (202) 418–1379.

## **Federal Communications Commission**

OMB Control No.: 3060–0169. Expiration Date: 08/31/98. Title: Sections 43.51 and 43.53 -Reports and Records of Communications Common Carriers and Certain Affiliates.

Estimated Annual Burden: 6,029 total annual hours; 16.12 hours per response; 71 respondents.

Description: Sections 211 and 215 of the Communications Act of 1934, as amended, 47 U.S.C. Sections 211 and 215 require that the FCC examine transactions of any common carriers relating to the activities of that carrier which may affect the charges and/or services rendered under the Act. The reports required by Sections 43.51 and 43.53 are the means by which the FCC gathers information concerning the activities of carriers which it examines. The information is used by the FCC to determine whether the activities reported have affected or are likely to affect adversely the carrier's service to the public or whether these activities result in undue or unreasonable increases in changes.

OMB Control No.: 3060–0643. Expiration Date: 08/31/98.

*Title:* Amendment of Parts 65 and 69 of the Commission's Rules to Reform the Interstate Rate of Return Represcription and Enforcement Processes.

Estimated Annual Burden: 50,000 total annual hours; 5000 hours per response; 10 respondents.

Description: Section 151, 154, 201-205, 218-220 and 403 of the Communications Act of 1934, as amended, provide the Commission with authority to prescribe an interstate rate of return. The prescribed rate of return must reflect a proper balance of regulatory goals by allowing a carrier "to maintain its credit and to attract capital" and by ensuring that ratepayers are charged reasonable rates for interstate access services. Part 65 of the Commission's rules set forth the procedures and methodologies for prescribing and enforcing the rate of return certain local exchange carriers (LECs) may earn on interstate access service. In the Report and Order issued in CC Docket No. 92-133, the Commission reformed its rules. Specifically, the Order replaces the existing rule, which initiates represcription proceedings biennially, with a semiautomatic trigger activated by changes in capital costs; modifies the paper hearing rules set out in Part 65; streamlines the methodologies used to